"Folio 2. Line 29, Preamble. After "Ber-"muda" insert "nor any person who was in any matter implicated in the said Rebellion, or who " refused when called upon to aid in suppressing it."

And the Question being put on the Amendment; the House divided: and the names being called for,

they were taken down, as follow:-

Messieurs Badgley, Boulton of Toronto, Cayley, Christie, Crysler, Gugy, Hall, Johnson, Macdonald of Kingston, Sir Allan N. MacNab, Malloch, M'Connell, M'Lean, Meyers, Prince, Robinson, Seymour, Sherwood of Toronto, Smith of Frontenac, Smith of Wentworth, and Stevenson.—(21.)

Messieurs Armstrong, Attorney General Baldwin, Beaubien, Bell, Solicitor General Blake, Boulton of Norfolk, Boutillier, Cameron of Kent, Cartier, Cauchon, Chabot, Chauveau, DeWitt, Solicitor General Drummond, Duchesnay, Fergusson, Flint, Fortier, Fournier, Fourquin, Guillet, Hincks, Holmes, Johin, Attorney General LaFontaine, LaTerrière, Lemieux, Margaris M'Farland Margitt Mathet Margaris Marquis, M'Farland, Merritt, Méthot, Mongenais, Morrison, Nelson, Notman, Papineau, Polette, Price, Sauvageau, Scott of Bytown, Scott of Two Mountains, Smith of Durham, Taché, Thompson, and Viger.—(45.)

So it passed in the Negative.

And the Question being again proposed, That the Question be now separately put upon each of the said

amendments;

The Honorable Mr. Sherwood moved in amendment to the Question, seconded by Mr. Boulton, of Toronto, That all the words after "That" be of Toronto, That all the words after "Inat be left out, and the following words added instead thereof: "the said Bill be recommitted to a Committee of "the whole House, for the purpose of making the " following amendments thereto:

"Folio 2. Line 36, Clause No. 1. Leave out after the word "Debentures" to "at" in Line 38. "Folio 2. Line 41, Clause No. 1. Leave out

payable out of the said Fund."

"Folio 2. Line 45, Clause No. 1. After "men-"tioned" add the words "And provided also, that "the said Debentures shall be issued on the security " of, and be made payable out of the proceeds ari-" sing from the issuing of Tavern Licenses in Lower " Canada, and the Fees receivable in Lower Canada

" upon Marriage Licenses." And the Question being put on the Amendment; the House divided: and the names being called for,

they were taken down, as follow:-

YEAS.

Messieurs Badgley, Boulton of Toronto, Cayley, Christie, Crysler, Gugy, Johnson, Macdonald of Kingston, Sir Allan N. MacNab, Malloch, M'Connell, M'Lean, Meyers, Prince, Robinson, Seymour, Sherwood of Toronto, Smith of Durham, Smith of Frontenac, and Stevenson. - (20.)

Messieurs Armstrong, Attorney General Baldwin, Beaubien, Bell, Solicitor General Blake, Boulton of NORFOLK, Boutillier, Cameron of Kent, Cartier, Cauchon, Chabot, Chauveau, Davignon, De Witt, Solicitor General Drummond, Duchesnay, Fergusson, Flint, Fortier, Fournier, Fourguin, Guillet, Hall, Hincks, Holmes, Jobin, Attorney General La Fontaine, La-Terrière, Lemieux, Marquis, M'Farland, Merritt, Méthot, Mongenais, Morrison, Nelson, Notman, Papineau, Polette, Price, Sauvageau, Scott of Bytown, Scott of Two Mountains, Smith of Wentworth, Taché, Thompson, and Viger. (47.)
So it passed in the Negative.

Question be now separately put upon each of the participation in the said Rebellion." said amendments;

Mr. Christie moved in amendment to the Question, seconded by Mr. Prince, That all the words after "That" be left out, and the following words added instead thereof: "the said Bill be recommitted to a Committee of the whole House, for the " purpose of inserting the following Clause between "the 10th and 11th Clauses of the said Bill

"Provided always, and be it enacted, That no claim for any loss alleged to have been sustained "through or by reason of the Rebellions in Lower "Canada, in 1837 and 1838, or of either of them, shall "be entertained or investigated unless the claim " preferred be, on the presentation thereof, accompanied by a written affidavit, or attestation on "oath, of the claimant before the said Commis-"sioners, or some one of them, which oath they are "and each of them hereby is authorized and required to administer, that he in no respect aided, abetted, joined, took part, nor directly or indi-"rectly participated in the said Rebellions, nor in "either of them; and in the case where the claim preferred shall relate to the estate or succession of any deceased person, and whose decease may have "taken place since the Rebellion or Outbreak in the year 1838, the claim shall not be entertained nor "investigated unless it be accompanied by an affi-"davit, or attestation on oath, of the legal representative, or of the nearest relation of the deceased person with respect to whose estate or succession "such claim is preferred, or of some other respectable person residing in the parish, township or settlement wherein the deceased person may have " resided during those Rebellions, that to the best of the deponent's knowledge and belief the deceased person in whose name, or for whose estate " and succession the claim is preferred, took no part openly or covertly in either of the said Rebellions, nor aided, abetted, or joined therein directly or indirectly

And the Question being put on the Amendment: the House divided: and the names being called for,

they were taken down, as follow:-

Messieurs Badgley, Boulton of Toronto, Cayley, Christie, Crysler, Gugy, Johnson, Macdonald of Kingston, Sir Allan N. MacNab, Malloch, M. Connell. M'Loan, Meyers, Prince, Robinson, Seymour, Sherwood of TORONTO, Smith of FRONTENAC, and Steven-

NAYS.

Messieurs Armstrong, Attorney General Baldwin. Beaubien, Bell, Solicitor General Blake, Boulton of NORFOLK, Boutillier, Cartier, Cauchon, Chabot, Chauveau, Davignon, De Witt, Solicitor General Drummond, Duchesnay, Fergusson, Flint, Fortier, Fournier, Fourquin, Guillet, Hall, Hincks, Holmes, Jobin, Attorney General La Fontaine, La Terrière, Lemieux, Marquis, M'Farland, Merritt, Méthot, Mongenais, Morrison. Nelson, Notman, Papineau, Polette, Price, Sauvageau, Scott of Bytown, Scott of Two Mountains, Smith of Durham, Smith of Wentworth, Thompson, and Vir.—(46:) So it passed in the Negative.

And the Question being again proposed, That the Question be now separately put upon each of the said amendments; 45

The Honorable Mr. Macdonald moved in amendment to the Question, seconded by the Honorable Mr. Cayley, That all the words after "That" be left out, and the following words added instead thereof: "the said Bill be recommitted forthwith to a Com-"mittee of the whole House, for the purpose of "making the following amendment thereto:—Folio "2. Line 29, Preamble After "Bermuda" insert And the Question being again proposed, That the "or who by their written confession admitted their

And the Question being put on the Amendment;